## UNITED STATES DISTRICT COURT

for the

Southern District of Indiana

United States of America	ca	)	
Date of Original Judgment:  Date of Previous Amended Judgment:  (Use Date of Last Amended Judgment if Any)		)	3CR00017-002 58-112
		) USM No: 11558-112  ) None  Defendant's Attorney	
	DING MOTIO RSUANT TO 1		ENCE REDUCTION 2(c)(2)
§ 3582(c)(2) for a reduction in the term subsequently been lowered and made re § 994(u), and having considered such mand the sentencing factors set forth in 18 IT IS ORDERED that the motion is:	of imprisonment in etroactive by the Unnotion, and taking in 8 U.S.C. § 3553(a),	nposed based on a gited States Sentencito account the police to the extent that the	ng Commission pursuant to 28 U.S.C. by statement set forth at USSG §1B1.10
the last judgment issued) of	momplete Parts I and II of .	onths is reduced to	•
	A CERTIFIEI Laura A. Brig U.S. District Cour Southern District By	t * *	The Color of the C
Except as otherwise provided, all provis	sions of the judgmen	nt dated	shall remain in effect.
Order Date: 02/06/2012		anne	Judge's signature
Effective Date:	*	The Ho	onorable Richard L. Young
(if different from order date	o)		Printed name and title

<sup>\*</sup> Unless otherwise indicated, the effective date of this order shall be ten (10) days after order date.

Addendum to Order Pursuant to 18 U.S.C. § 3582(c)
Cause No. <u>3:98CR00017-002</u>
Defendant Rickey Wayne Franklin
As directed by 18 U.S.C. § 3582(c)(2), the Court has considered the relevant factors in U.S.S.G. § 1B1.10(b) and 18 U.S.C. § 3553(a), and determined a sentence reduction is not appropriate for the following reason(s):
1) The defendant is not eligible for a reduction because the amendments listed in subsection (c) of U.S.S.G. § 1B1.10 are not applicable to the defendant.
2) The amendment is listed in subsection (c) of U.S.S.G. § 1B1.10 and is applicable to the defendant, but it does not have the effect of lowering the defendant's applicable guideline range (e.g. a statutory mandatory minimum term of imprisonment, binding plea agreement, career offender status).
3) The defendant is eligible for a reduction under this amendment, but the Court has determined such a reduction is not appropriate because of the nature and seriousness of the danger to any person or the community that may be posed by a reduction in sentence. (Application Note 1(B) of U.S.S.G. § 1B1.10.)
4) The defendant is eligible for a reduction under this amendment. However, the Court has determined the post-sentencing conduct demonstrates the defendant may pose a danger to any person or the community by a reduction in sentence. (Application Note 1(B) of U.S.S.G. § 1B1.10.)
✓_ 5) Other (explain)
The defendant's case did not involve cocaine base. Furthermore, he received the mandatory minimum sentence authorized by statute.